State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

Filing at a Glance

Company: The Prudential Insurance Company of America

Product Name: Individual LongTerm Care Insurance

State: Pennsylvania

TOI: LTC03I Individual Long Term Care

Sub-TOI: LTC03I.001 Qualified

Filing Type: Rate - G.I. (Guaranteed Issue)

Date Submitted: 06/29/2022

SERFF Tr Num: PRUD-133315769

SERFF Status: Assigned

State Tr Num: PRUD-133315769

State Status: Received Review in Progress

Co Tr Num: IIGH-ILTC2-PA-R11

Effective On Approval

Date Requested:

Author(s): Raenonna Prince, Meong Kwak, Aishwarya Grover, Susan Olshanski

Reviewer(s): Jim Laverty (primary)

Disposition Date:
Disposition Status:
Effective Date:

State Filing Description:

Proposed aggregate 15% increase on 298 PA policyholders of Prudential LTC forms GRP 112687 and GRP 112685 (i.e. forms known as ILTC-2). These policies are all post-RS.

State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

General Information

Project Name: ILTC-2 Status of Filing in Domicile: Pending

Project Number: 11I-2021 Date Approved in Domicile:

Requested Filing Mode: Review & Approval Domicile Status Comments: File Concurrently.

Explanation for Combination/Other: Market Type: Individual Submission Type: New Submission Individual Market Type:

Overall Rate Impact: 15% Filing Status Changed: 07/01/2022

State Status Changed: 07/01/2022

Deemer Date: Created By: Aishwarya Grover

Submitted By: Aishwarya Grover Corresponding Filing Tracking Number:

State TOI: LTC03I Individual Long Term Care

Filing Description:

Please refer to the Filing Cover Letter attached to the Supporting Documentation Tab.

Company and Contact

Filing Contact Information

Michael Zilberman, FSA, MAAA, Director michael.zilberman@prudential.com

and Actuary, Financial Management

The Prudential Insurance 267-229-4250 [Phone]

Company of America Long Term Care Unit

751 Broad Street, 11th Floor,

Plaza

Newark, NJ 07102

Filing Company Information

The Prudential Insurance CoCode: 68241 State of Domicile: New Jersey

Company of America Group Code: 304 Company Type: Life 751 Broad Street Group Name: State ID Number:

Newark, NJ 07102-3777 FEIN Number: 22-1211670

(973) 802-6000 ext. [Phone]

State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

Filing Fees

State Fees

Fee Required? No Retaliatory? No

Fee Explanation:

State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

Rate Information

Rate data applies to filing.

Filing Method: SERFF

Rate Change Type: Increase

Overall Percentage of Last Rate Revision: 29.650%

Effective Date of Last Rate Revision: 02/01/2021
Filing Method of Last Filing: SERFF

SERFF Tracking Number of Last Filing: PRUD-131980358

Company Rate Information

Company	Overall % Indicated	Overall % Rate	Written Premium Change for	Number of Policy Holders Affected	Written Premium for	Maximum % Change	Minimum % Change
Name:	Change:	Impact:	this Program:	for this Program:	this Program:	(where req'd):	(where req'd):
The Prudential Insurance Company of America	15.000%	15.000%	\$158,911	298	\$1,059,630	56.200%	0.000%

State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

Rate/Rule Schedule

lte No	Document Name	Affected Form Numbers (Separated with commas)	Rate Action	Rate Action Information	Attachments
1	Appendix D - Rate Pages	GRP 112687, GRP 112685	Revised	Previous State Filing Number: PRUD-131980358 Percent Rate Change Request: 15	Appendix D - Rate Pages (PA ILTC2 All).xlsx,

State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

Attachment Appendix D - Rate Pages (PA ILTC2 All).xlsx is not a PDF document and cannot be reproduced here.

State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

Supporting Document Schedules

Transmittal Letter (A&H)
PA ILTC2-Filing Cover Letter.pdf
Actuarial Certification (A&H)
Please refer to Section 22, pages of 11 and 12 of the enclosed Actuarial Memorandum.
Actuarial Memorandum and Explanatory Information (A&H)
Act Memo - Revised Rates ILTC2 – PA.pdf PA All ILTC2 Rate Increase.xlsx
Advertisements (A&H)
N/A
Authorization to File (A&H)
N/A
Incort Page Evaluation (ASH)
Insert Page Explanation (A&H)
N/A

N-4-	Filtra Octoberia
State:	Pennsylvania Filing Company: The Prudential Insurance Company of America
OI/Sub-TOI: Product Name:	LTC03I Individual Long Term Care/LTC03I.001 Qualified Individual LongTerm Care Insurance
roduct Name: Project Name/Number:	Individual Long Ferm Care Insurance ILTC-2/11I-2021
Toject Name/Number.	ILTG-2/TTI-202T
Status Date:	
Bypassed - Item:	Rate Table (A&H)
Bypass Reason:	Please refer to Appendix D, Rate Pages attached to the Rate Schedule Tab of this filing.
Attachment(s):	
Item Status:	
Status Date:	
Bypassed - Item:	Replacement Form with Highlighted Changes (A&H)
Bypass Reason:	N/A
Attachment(s):	
Item Status:	
Status Date:	
Bypassed - Item:	Advertisement Compliance Certification
Bypass Reason:	N/A
Attachment(s):	
Item Status:	
Status Date:	
Bypassed - Item:	Reserve Calculation (A&H)
Bypass Reason:	Please refer to the enclosed Actuarial Memorandum.
Attachment(s):	
Item Status:	
Status Date:	
Bypassed - Item:	Variability Explanation (ARH)
Bypassed - item: Bypass Reason:	Variability Explanation (A&H) N/A
Attachment(s):	IN/A
Item Status:	
Status Date:	
Jiaius Daic.	
Satisfied - Item:	Appendix C - Description of Experience Analysis and Assumption Setting
Comments:	

Company Tracking #:

IIGH-ILTC2-PA-R11

State Tracking #:

PRUD-133315769

SERFF Tracking #:

PRUD-133315769

SERFF Tracking #: PRUD-133315769 State Tracking #: Company Tracking #: IIGH-ILTC2-PA-R11 PRUD-133315769 Filing Company: The Prudential Insurance Company of America State: Pennsylvania TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified Product Name: Individual LongTerm Care Insurance Project Name/Number: ILTC-2/11I-2021 Appendix C - Description of Experience Analysis and Assumption Setting.pdf Appendix C - Exhibit 1 - Mortality Details - ILTC1.xlsx Appendix C - Exhibit 2 - Lapse Details - ILTC.xlsx Attachment(s): Appendix C - Exhibit 3 - Incidence Study - ILTC.xlsx Appendix C - Exhibit 4 - Utilization Details - ILTC.xlsx Appendix C - Exhibit 5 - Claim Termination Death - ILTC.xlsx Appendix C - Exhibit 6 - Claim Termination Recovery - ILTC.xlsx **Item Status:** Status Date: Satisfied - Item: Policyholder Notification Package Comments: FAQs-Round 11 (ILTC2)_10.26.2021.pdf LTC-Policyholder Notification Letter Round 11 (ILTC2)_10.26.2021.pdf Attachment(s): LTC-Change Request Form Round 11 (ILTC2) - 06.07.2022 FC.pdf LTC-Coverage Options Round 11 (ILTC2) _06.07.2022 FC.pdf

Item Status: Status Date:

State: Pennsylvania Filing Company: The Prudential Insurance Company of America

TOI/Sub-TOI: LTC03I Individual Long Term Care/LTC03I.001 Qualified

Product Name: Individual LongTerm Care Insurance

Project Name/Number: ILTC-2/11I-2021

Attachment PA All ILTC2 Rate Increase.xlsx is not a PDF document and cannot be reproduced here.

Attachment Appendix C - Exhibit 1 - Mortality Details - ILTC1.xlsx is not a PDF document and cannot be reproduced here.

Attachment Appendix C - Exhibit 2 - Lapse Details - ILTC.xlsx is not a PDF document and cannot be reproduced here.

Attachment Appendix C - Exhibit 3 - Incidence Study - ILTC.xlsx is not a PDF document and cannot be reproduced here.

Attachment Appendix C - Exhibit 4 - Utilization Details - ILTC.xlsx is not a PDF document and cannot be reproduced here.

Attachment Appendix C - Exhibit 5 - Claim Termination Death - ILTC.xlsx is not a PDF document and cannot be reproduced here.

Attachment Appendix C - Exhibit 6 - Claim Termination Recovery - ILTC.xlsx is not a PDF document and cannot be reproduced here.



Michael Zilberman, FSA, MAAA

Director, Actuary Prudential Long Term Care

The Prudential Insurance Company of America Long Term Care Unit 751 Broad Street, 11th Floor Newark, NJ 07102 Tel 973-716-4225 Michael.Zilberman@prudential.com

June 27, 2022

The Honorable Jessica K. Altman Commissioner of Insurance Pennsylvania Insurance Department 1326 Strawberry Square Harrisburg, Pennsylvania 17120

Re.: The Prudential Insurance Company of America

NAIC #304-68241

Individual Long Term Care Insurance

Form Numbers: GRP 112687, GRP 112685, et al

Dear Commissioner Altman:

Enclosed for your review is support for a requested increase to our long-term care insurance premium rate schedule, for the above referenced forms.

Form GRP 112687 and GRP 112685 were previously approved by the Department on March 11, 2004, and its form series was sold nationwide during the period of 2004 through 2006. This product is no longer being marketed in any state.

The most recent rate schedule change under this series of forms was reviewed and filed by the Department under SERFF tracking number PRUD-131980358 on January 15, 2020.

We are requesting a rate increase for the above referenced policy series of the following amounts:

Inflation Type	Benefit Type	Benefit Period	Requested Rate Increase
No Inflation	Cash	Lifetime or 10 year	29.1%
No Inflation	Cash	less than 10 year	0.0%
No Inflation	Reimbursement	Lifetime or 10 year	19.2%
No Inflation	Reimbursement	less than 10 year	0.0%
Auto Inflation	Cash	Lifetime or 10 year	56.2%
Auto Inflation	Cash	less than 10 year	17.2%
Auto Inflation	Reimbursement	Lifetime or 10 year	37.6%
Auto Inflation	Reimbursement	less than 10 year	8.1%

The rate increase is needed to help ensure that future premiums, in combination with existing reserves, will be adequate to fund anticipated claims. We will continue to monitor the performance of this block of business after this rate action.

The requested rate increases will not restore original profit margins, but will help Prudential avoid additional losses as well as further depletion of its surplus. Approval of the requested rate increase will also help maintain equity amongst the states.

The Honorable Jessica K. Altman June 27, 2022 Page 2

The proposed premium rates will be effective on each policy's first modal premium due date that is on or after the effective date, which Prudential will establish following state authorization. Prudential will provide all policyholders at least 60 days advance notice of the rate increase.

We understand that a premium increase may be difficult for our policyholders to absorb. Consequently, Prudential is prepared to offer a number of options to help mitigate or eliminate the impact of the higher premium an insured is paying, such as; reducing their benefit period, decreasing their Daily Benefit Maximum, or dropping rider(s) (e.g. optional coverage). Additionally, as an alternative, the Contingent Non-forfeiture benefit will be made available to all impacted policyholders whose plan design does not already include a Non-forfeiture Benefit Rider.

Please note that, for policies issued on or after September 16, 2002, we consider this rate increase filing to satisfy the regulatory requirement to provide updated projections annually following the approval of a previous rate increase.

The following items are included with this submission:

- All Actuarial Material
- All Required Certifications
- State transmittal and checklists (If applicable)
- Policyholder Notification Package

Correspondence: Please correspond directly with my associate concerning this filing.

Sean Lee
Associate Actuary
The Prudential Insurance Company of America
213 Washington Street
Newark, NJ 07102
(973) 802-8966
e-mail: sean.lee@prudential.com

Michael Zilberhan

Very truly yours,

Michael Zilberman, FSA, MAAA

Director, Actuary

Enclosures

June 27, 2022 Actuarial Memorandum Supporting Rate Revision for The Prudential Insurance Company of America Individual Long-Term Care Insurance Plan Pennsylvania

1. Scope and Purpose

The purpose of this memorandum is to provide actuarial information supporting a rate revision to premiums for the following The Prudential Insurance Company of America's Tax-Qualified individual long-term care Forms and their associated riders:

<u>Product Name</u>	<u>Form Number</u>	<u>Issue Dates in Pennsylvania</u>
ILTC2	GRP 112687	05/2004 - 06/2006
ILTC2 Franchise	GRP 112685	05/2004 - 06/2006

Some riders may not be available in all states. This rate filing is not intended to be used for other purposes.

This rate filing is a request for a rate increase in premium varying by Inflation Type, Benefit Type, and Benefit Period (see table below), effective upon approval by the state, on the base contract and all associated riders. References to policyholders with No Inflation in this actuarial memorandum and appendices is intended to be our classification for those policyholders that didn't elect an automatic inflation option, which includes those without an inflation rider and those with the Guaranteed Purchase Option (GPO).

Inflation Type	Benefit Type	Benefit Period	Requested Rate Increase
No Inflation	Cash	Lifetime or 10 year	29.1%
No Inflation	Cash	Less than 10 year	0.0%
No Inflation	Reimbursement	Lifetime or 10 year	19.2%
No Inflation	Reimbursement	Less than 10 year	0.0%
Auto Inflation	Cash	Lifetime or 10 year	56.2%
Auto Inflation	Cash	Less than 10 year	17.2%
Auto Inflation	Reimbursement	Lifetime or 10 year	37.6%
Auto Inflation	Reimbursement	Less than 10 year	8.1%

These revisions are necessary because the current best estimate projections of the nationwide lifetime loss ratios are higher than the originally priced expected lifetime loss ratios. The higher lifetime loss ratios are due to adverse morbidity and persistency experience. If the requested rate increase is approved and implemented as proposed, Prudential does not expect to request additional rate increases based on current expectations of future experience. However, if actual

future experience were to deteriorate further, additional rate action may become necessary even if the requested rate increase is approved and implemented as proposed.

Prudential is filing for premium rate increases in each state where policies of these forms were issued.

Upon approval of this rate revision, Prudential will communicate to policyholders their options to reduce the impact of the rate increase. There will be opportunities for most, if not all, policyholders to keep the premium at or below the premium they were paying prior to the rate revision. These options may include reducing the lifetime maximum, reducing the daily benefit, and eliminating optional riders. In addition to what is included in the policyholder notification letter, policyholders will be notified that they can call our customer service representatives to work out a benefit reduction that best works for their situation.

In addition, the contingent non-forfeiture benefit will be available for all policyholders impacted by this rate increase, regardless of their age or rate increase amount.

Please refer to Section 20 for a description of the information contained in each Appendix included in the filing.

2. Description of Benefits

The policies issued on these forms are referred as the "ILTC2" product series. This product was individually underwritten and provides comprehensive long-term care coverage for care received in a nursing home, assisted living facility, or hospice in addition to home and community-based care. This product is intended to be a Tax Qualified Long Term Care Insurance Contract as defined by the internal revenue code section 7702B(b).

This product reimburses covered long-term care expenses subject to the amount of coverage purchased. A waiting period, institutional daily benefit amount, home and community care percentage, maximum lifetime benefit amount and inflation protection option are selected at issue. The available choices can be found in the attached premium rate tables.

The benefit eligibility criteria is based on the insured's loss of the ability to perform two of the six activities of daily living (ADLs) or having a severe cognitive impairment. Activities of Daily Living are bathing, continence, dressing, eating, toileting, and transferring. Premiums will be waived beginning the first day of the next month following when LTC benefits are payable.

Pennsylvania Page 2 of 9

There are several optional riders that were sold with this product, including a cash benefit option and a monthly benefit option. The cash benefit option allows the insured to choose to receive benefits for Home and Community-Based Care as a cash benefit rather than as reimbursement. No formal services are required to receive a cash benefit. Policies with the cash benefit option are referred to as "Cash Plans" and plans without the cash benefit option are referred to as "Reimbursement Plans". The monthly benefit option provides benefits for Home and Community-Based Care on a monthly basis such that any or all of the benefits for Home and Community-Based Care can be used within the time frames that meet the insured's needs.

3. Renewability Clause

This product is a Guaranteed Renewable, Individual Long Term Care policy.

4. Applicability

The premium increase contained in this memorandum will be applicable to all active premium-paying policy holders of the policy form and riders described in Section 1, as these policy forms are no longer sold in the market. The revised premium rate schedules can be found in Appendix D.

5. Actuarial Assumptions

The actuarial assumptions used to project the future premiums and claims are described in this section. Appendix C provides further details of how the experience studies were conducted that were used to develop the actuarial assumptions. Our assumptions this year continue to be on a first principles basis. In the first principles model, experience is studied separately for active (or "healthy") and disabled lives (in approved claim status). First principles modeling allows for greater transparency and flexibility to study drivers of claims and perform sensitivities. The assumptions used in this filing are Prudential's 2021 best estimate expectations of future experience for the individual long term care block of business, and do not include any provisions for adverse experience. These assumptions are the basis for the assumptions being used in Prudential's internal cash flow testing.

Morbidity

The best estimate for claims incidence, claim terminations due to death and claim terminations due to recovery assumptions were developed based on a combination of Prudential's historical claim experience, the Milliman 2017 Long Term Care Guidelines (Guidelines) on a first

Pennsylvania Page 3 of 9

principles basis and judgment. Claims utilization assumptions were developed based on Prudential's historical claim experience and judgment. The policy design and coverages and the underwriting applied at the time of issue were all considered when setting each morbidity component assumption. The first principles assumptions reflect Prudential's 2021 best estimate of future morbidity. The best estimate assumptions do not include an assumption for morbidity improvement. The assumptions do not include any adverse selection from the rate increase or loads for moderately adverse experience.

Mortality

Healthy lives mortality assumptions were developed from a mortality study conducted on Prudential's healthy life experience and judgment. The 2021 best estimate mortality assumption is the 2012 IAM Basic Table on an Age Last Birthday basis with mortality selection factors for healthy life experience and mortality improvement. The mortality selection factors vary by gender, issue age, and duration. Disabled lives mortality assumptions reside in the morbidity components, also known as claim terminations deaths, and were developed from a mortality study conducted on Prudential's disabled life experience and judgment, and consideration of the Milliman Guidelines and Society of Actuaries LTC experience. All studies for 2021 best estimate exclude COVID-19 related experience as that is a short term impact and these are long term assumptions.

As part of the first principles modeling framework, different mortality improvement assumptions have been developed for healthy lives and disabled lives. For disabled lives, future mortality improvement rates are 0%, which is consistent with actual experience and industry practice. For healthy lives, the mortality improvement structure remains unchanged from 2020, is generational and varies by attained age and gender. The attained age structure is consistent with overall population statistics. We based our improvement assumption on the G2 improvement scale that is published with the 2012 IAM mortality base tables, with a true-up for application of the scale to healthy life population, beginning on 1/1/2021. We assumed all remaining policies would terminate at attained age 120. The assumptions do not include any loads for moderately adverse experience.

Lapses

The voluntary lapse assumptions were developed from a policy persistency study conducted on Prudential's long-term care policy healthy life experience. The voluntary lapse assumptions are our expectations for policy terminations, by duration, for reasons other than death, benefit exhaustion or benefit buy-downs. The lapse assumptions represent the 2021 best estimate expectations of future experience and do not include any provisions for adverse experience. The application of rates is applied to healthy lives only, consistent with the first principles basis, with

Pennsylvania Page 4 of 9

the disabled life lapse rate assumed at 0%. At time of premium rate increase notification, policyholders may elect a nonforfeiture benefit or an optional benefit reduction and the impact of these policyholder elections is modelled in our projections. Voluntary lapse rates for the Lifetime Premium Pay policies are shown below.

	Inflation		No Inflation	
Policy Duration	Single	Married	Single	Married
6 – 9	1.29%	0.84%	2.79%	1.81%
10 – 14	0.94%	0.61%	2.03%	1.32%
15+	0.82%	0.53%	1.77%	1.15%

NOTE: No inflation includes plans without inflation and GPO.

Interest Rate

An annual interest rate of 4.5% was used to calculate the lifetime loss ratio in the supporting appendices. This was determined based on the predominant number of certificates issues in years that the maximum statutory valuation rate was 4.5%.

Expenses

The need for a rate increase is based on the lifetime loss ratio being in excess of the minimum loss ratio. Expenses do not directly impact the lifetime loss ratio and therefore are not used as justification for the rate increase. As such, expenses are not being projected and are not included in this filing.

6. Issue Age Range

This product was available for issue ages 18 - 84. Premiums are based on issue age.

7. Area Factors

Prudential did not use area factors within the state in the premium scale for this product.

Pennsylvania Page 5 of 9

8. Average Annual Premium

The average annual premium for this product for both prior to the impact of the requested rate increase, and after, is indicated in Appendix A to this memorandum.

9. Modal Premium Factors

Modal loads are required because of the varied expenses incurred by Prudential and the effect of interest and persistency. The modal premium factors will remain unchanged from the current factors.

10. Claim Liability and Reserve

Claim reserves were calculated using appropriate actuarial methods for IBNR and for open claims on a disabled life basis. The claim reserves were discounted to the date of incurral for each claim and have been included in the historical incurred claims. An annual interest rate of 4.5% was used to calculate the present value of future claims in the supporting exhibits.

11. Active Life Reserves

We have provided supporting evidence for the justification of the proposed increase based on the relationship of incurred claims divided by earned premium compared to the minimum required loss ratios. Incurred claims exclude any change in active life reserves.

12. Trend Assumption

Benefits payable are equal to or less than the daily or monthly benefit limit. We have not included any medical trend in the projections.

Pennsylvania Page 6 of 9

13. Requested Rate Increase and Demonstration of Satisfaction of Loss Ratio Requirements

Prudential is requesting a premium increase varying by inflation type, benefit type, and benefit period, to be applied to all ILTC2 active policies.

Satisfaction of the loss ratio requirement is demonstrated in Appendix A. The demonstration is based on a 58% loss ratio on the initial premium and an 85% loss ratio on the increased premium. This approach requires that the sum of the historical and projected future incurred claims must exceed the sum of 58% of the initial premium and 85% of the increased premium.

14. Distribution of Business

The historical experience reflects the actual distribution of policies during the experience period. We used the current distribution of business as of June 30, 2021 to project future experience.

15. Experience - Past and Future

The historical and projected nationwide experience, both with and without the rate increase, is contained in Appendix B. Note that there is no margin for adverse deviation in the future incurred claim projections in Appendix B. Additionally, the historical and projected nationwide experience is on a Pennsylvania rate basis.

The historical and projected experience for this state, both with and without the rate increase, is contained in Appendix E. Note that there is no margin for adverse deviation in the future incurred claim projections in Appendix E.

Historical experience is shown by claim incurral year.

16. Lifetime Loss Ratio

The anticipated nationwide lifetime loss ratios, both without a rate increase and with the requested rate increase, are shown in Appendix A. The development of these nationwide lifetime loss ratios is shown in Appendix B.

Pennsylvania Page 7 of 9

The rate increase is assumed February 1, 2023 in our projections.

17. History of Rate Adjustments

See Appendix A for a history of previous rate adjustments on this policy form.

18. Number of Policyholders

The current number of policyholders as of June 30, 2021 can be found in Appendix A.

19. Proposed Effective Date

This rate revision will be implemented following state approval and a minimum of a 60 day notification to the policy holder. Implementation will be no earlier than February 1, 2023.

20. Summary of Appendices

Appendix A contains state-specific information, indexed to the section numbers applied in this memorandum.

Appendix B contains historical and projected nationwide experience for all policies issued under this form on a Pennsylvania state rate basis. The appendix also includes the projected lifetime loss ratios both without and with the proposed increase. Note that there is no margin for adverse deviation in the future incurred claim projections in Appendix B.

Appendix C describes the development of the best estimate mortality, voluntary lapse, incidence, utilization, claim termination by death and claim termination by recovery assumptions. Included within Appendix C are six exhibits that show actual experience to projected best estimate experience. The best estimate values in these exhibits reflect Prudential's assumptions developed in 2021. Actual to expected results close to 100% demonstrates that the current assumptions are reasonable compared to the actual results.

Appendix D contains the premium rate pages associated with this filing.

Pennsylvania Page 8 of 9

Appendix E contains the same information as Appendix B except it contains only state specific experience and projections.

21. Relationship of Renewal Premium to New Business Premium.

Prudential is no longer selling any new Long-Term Care business. Therefore, the comparison of renewal premium rates after the rate increase to Prudential's current new business premium rate schedule is not applicable.

22. Actuarial Certification

I am a member of the American Academy of Actuaries. I meet the Academy's qualification standards for rendering this opinion and am familiar with the requirements for filing long term care insurance premiums.

To the best of my knowledge and judgment this rate filing is in compliance with the applicable laws and regulations of this State as they relate to premium rate developments and revisions, with the exception that Prudential is not currently providing a certification that no future increases are anticipated under moderately adverse experience.

The policy design and coverages, the underwriting used at the time of issue, and the claim adjudication process were all taken into consideration.

In forming my opinion, I have used actuarial assumptions and actuarial methods as I considered necessary. The pricing assumptions are consistent with Prudential's current best estimates and do not include a margin for adverse experience. The premium rates are not excessive or unfairly discriminatory.

Michael Zilberman, FSA, MAAA

Michael Zilberman

Director, Actuary Prudential Long Term Care June 27, 2022

Pennsylvania Page 9 of 9

Appendix C

The Prudential Insurance Company of America

Description of Experience Analysis and Assumption Setting

Mortality Study

The 2Q21 Best Estimate Healthy Lives Mortality Assumption applies to policies that are not in pending or approved claim status. This is consistent with the application of the rates in the first principles model. The healthy lives mortality rate assumptions are calculated in three parts: (1) a base rate mortality table, (2) selection factors based on Prudential healthy life experience, and (3) a mortality improvement factor for healthy lives. The best estimate assumption is applied at the policy level, as: (base rate from mortality table * selection factor * improvement). The specific rate from the industry mortality table is based on attained age and gender; the selection factor varies by line of business, gender, issue age and duration of the policy; and historical improvement is a single factor based on population improvement from the midpoint of the study period to the start of future improvement. Future improvement is now a generational table that varies by year, attained age and gender. The selection factor assumptions (2) are developed separately for ILTC and GLTC based on experience, but the base industry rate table (1) and improvement factors (3) are the same for both products.

We use the 2012 IAM Basic Table on an ALB basis adjusted for actual healthy life experience with judgment adjustments in the places we are not yet credible, i.e. ultimate selection factors as there is no healthy only industry mortality table. Mortality selection factors vary by issue age, gender, duration, and product type to best match our actual healthy life experience using the total lives industry mortality table as a base.

Future Mortality improvement is a factor that is applied to the mortality rate that has been adjusted by selection factors. It is intended to reflect the notion that the probability of death for a given attained age will decrease over time, as the population is living longer, indicating an improvement in mortality. The rate of improvement will decrease by attained age. Very high attained ages are not believed to improve at all. The generational scale used is the G2 scale published for use with 2012 IAM table adjusted to apply only to healthy lives by grossing up the tabular factors by the ratio of 1 divided by the percentage of lives assumed to be healthy at each attained age/gender. That is, we assume healthy lives experience mortality improvement while disabled lives do not.

The 2Q21 study is based on a review of A/E ratios using the base unimproved BE2020 mortality tables as the expected basis. We used a 5-year study period and checked whether the A/E ratios fall within a 95% confidence interval. Prudential's experience study was performed using mortality data from 1/1/2015 - 12/31/2019, with deaths reported through 12/30/2020. All COVID-19 related experience is excluded. For ILTC, all base tables are within the 95% confidence interval for healthy lives only. For GLTC, the base tables were outside the 95% confidence interval for both male and female, driven by issue ages 60+. Adjustment factors were developed by gender and issue age band

0-59 and 60+. Exposure in the projection is predominantly in durations 10 and later. Therefore, the adjustment factors were developed and tested based on experience in durations 10 and later.

There were no changes to the future mortality improvement assumption in 2Q21.

Voluntary Lapse Study

A voluntary lapse study was also conducted on the Company's actual experience using data through December 31, 2019. Policy termination experience in 2020 was excluded due to the COVID-19 pandemic emergency orders, which resulted in extension of policy grace periods in all US jurisdictions, materially disrupting the normal policyholder termination rate patterns.

Voluntary lapses are studied using actual terminations which are not deaths and are not policy expirations. Furthermore, actual lapses deemed to be shock lapses upon implementation of premium rate increases were removed from the voluntary lapse study to ensure that the lapse experience was not overstated. (Note that shock lapse rate experience is studied separately.)

Disabled lives exposure was excluded to ensure a healthy-only lapse rate. All healthy lives exposure (including exposure during the shock period, which is the 2 months prior to a rate increase effective date through 4 months after a rate increase effective date) is included in the calculation of historical voluntary (non-shock) rate increase. The study includes healthy life exposure only -- consistent with its application in the first principles model.

The best estimate assumptions for voluntary lapse rates are set based on experience by line of business and policy duration. ILTC rates are also set by inflation option, marital status, and premium payment period. GLTC rates are also set by business segment. For the AICPA and CORE segments, ultimate rates are set for attained ages 65 plus.

The 2Q21 study is based on a review of A/E ratios using a 3-year study period and whether the A/E ratios fall within a 95% confidence interval. The study was based on experience in years 1/1/2017 - 12/31/2019 with lapses reported through 12/31/2020. For ILTC, all voluntary lapse tables are within the 95% confidence intervals, no changes were made to the assumption. For GLTC, AICPA and Core company groupings were within the 95% confidence intervals, so no changes were made to the assumptions. The GLTC All Else grouping fell outside and above the 95% confidence interval. Changes were made to this assumption that brought the rates inside the confidence interval. These were rate changes impacted rates prior to the ultimate period (duration 30) and in attained ages 65 and greater.

Incidence Study

A claim incidence is defined as an approved claim with or without a dollar of payment. The assumption was developed starting with base incidence rates from the 2017 Milliman Cost of Care Guidelines and applying Prudential fitting factors to adjust for our experience. The guidelines are based on Milliman's slice of industry wide experience with underwriting and area specific selection factors applied. These are customized to the company's underwriting guidelines and product

benefits compared with the total guidelines. The area factors are also adjusted based on where Prudential has exposure.

We set the Prudential fitting factors based on drivers of incidence underlying our experience. For GLTC, drivers include attained age and underwriting mix, gender, cash/reimbursement benefits, and product. For ILTC, drivers include marital status, gender, cash/reimbursement and product. A final factor is applied to the base table to align the proportion of claim incidences into sites of care to be consistent with our data. These factors differ based on whether a policy has cash benefits available, as cash is predominantly an HHC benefit.

An incidence study was performed using the company's claims incidences that occurred from inception through 12/31/19 and reported through 12/31/20. Similar to other assumption development, 2020 incurred incidence was not incorporated into the analysis due to disruption caused by the COVID-19 pandemic. A 95% confidence interval test was performed using our 2Q 20 best estimate assumptions as the expected rates to determine if changes were needed for 2Q 21. Confidence interval testing showed that the GLTC male and female splits both failed a 95% confidence interval test. This is mostly attributed to an update to the 12/31/2020 data feed that removed claims associated with return of premium on death rather than traditional LTC claims. As a result, increases to the GLTC male and female Prudential selection factors were made which brought expected incidence rates inside of the confidence interval.

Changes to the cash base tables were also made to project all cash benefit policies into cash site of care. This treatment of cash policies is consistent with claims practice going forward and the 2Q21 utilization study. In the past, a small portion of cash policies was projected into ALF and SNF sites of care. The 2Q21 base cash incidence rate was developed as a multiple of Milliman HHC base rates that would achieve 100% cash A/E after adjustment for Prudential and Milliman selection factors.

<u>Utilization Study</u>

A claim utilization study was performed to anticipate how much of each claim's maximum available daily benefits will be incurred for LTC services. Actual Utilization is measured as the ratio of the total actual claim payments to the calculated maximum possible payment for each claim. The maximum possible exposure is calculated as the total length of stay (time period from the end of the elimination period to the claim end date) multiplied by the daily benefit maximum (DBM) in-force over that period (including automatic inflation and GPO increases).

The company's claim experience was analyzed with claims incurred from inception through a disabled date of 12/31/2019, payments reported through 12/31/2020, with service dates through 12/31/2019. Similar to other assumption development, 2020 service dates were not included in the analysis due to the disruption caused by the COVID-19 pandemic.

We set our claim utilization assumption based on several key drivers. The 2Q21 assumption was developed by first splitting experience into cash and non-cash policies then additional drivers were determined. These include initial site of care, line of business, issue DBM, inflation type, and benefit

period. The study includes claim exposure without any payments (inactive claims), after the elimination period. The assumption is split into a select period (months 1-12) and an ultimate period (months 13+). The assumption includes factors for policies that accept landing spot. Utilization is capped at a maximum amount which applies depending on a claim's initial site of care. Note that since all policy benefit payments are studied in relation to the original care site, transfers from one care site to another care site are implicitly captured in the utilization rates, and claim site transfers are a key reason why ultimate claim period utilization (months 13+) is higher than select period utilization (months 1-12).

Claim Terminations Study (death and recovery)

A claim termination study was performed to define the length of a claim. Decrements are split between death and recoveries where recoveries are added back to the active life population in the projections. The assumption is based on the death and recovery tables by initial situs in the 2017 Milliman Cost of Care Guidelines after applying Prudential's adjusted claim termination death and recovery experience fitting factors. The 2017 Milliman guidelines table of rates vary by age at disability, monthly claim duration, gender, benefit period (i.e. lifetime vs. non-lifetime benefit periods) and are split for deaths and recoveries. Prudential death and recovery claim termination fitting factors vary by the demographics included in the Milliman base table – age at disability, monthly claim duration, gender, benefit period, initial care setting – as well as product and cash/reimbursement benefits option.

The company's claim experience was analyzed with claims incurred from inception through 12/31/2019 and developed through 12/31/20. All COVID-19 related experience was excluded. A 95% confidence interval test was performed using our 2Q 20 best estimate assumptions as the expected rates to determine if changes were needed for 2Q 21. The test is performed at the Group vs Individual LTC line of business and annual (twelve-month intervals) claim duration level. The study failed for claim termination deaths within the first 12 months. This was driven by data changes which impacted terminations in months 1 to 3. The claim termination death factors were adjusted for months 1-3 to bring the A/Es within the confidence interval. The claim termination recoveries passed the confidence interval tests and no changes were made to the assumption.

Frequently Asked Questions Relating to Premium Increase

Question: Why are my long-term care insurance premium rates increasing?

Answer: The Prudential Insurance Company of America (Prudential) continuously reviews and assesses the long-term care insurance policies like yours, called LTC By DesignSM. Our actual and projected future claims experience is different from anticipated and, as a result, a premium increase is needed to help ensure that premiums are sufficient for future benefits on all LTC By Design policies.

Question: What provisions in the policy allow Prudential to raise premiums?

Answer: The "Renewability" and "Changes in Premiums" provisions in your policy describe the right to increase the premium charged for the insurance.

Question: Will the premiums on these policies increase again?

Answer: [IF ADDITIONAL INCREASE IS *CERTAIN*: In addition to the premium rate increase(s) explained in the attached Notice of Premium Increase letter, we anticipate that another increase will be necessary in the future, but we currently do not know the date or amount of that future increase.] [IF ADDITIONAL INCREASE IS *POSSIBLE*: In addition to the premium rate increase(s) explained in the attached Notice of Premium Increase letter, it is possible that, as we continue to regularly review the factors that affect premium rates, another increase may be needed in the future.]

Should a future increase become necessary, you will receive notification in advance of the effective date of the increase along with benefit reduction options to help offset that premium rate increase. We will continue to monitor the factors that impact premiums to determine if our assumptions are consistent with actual experience.

Question: Have I been singled out for this rate increase because of my age or health?

Answer: No individual policyholder has been singled out for an increase due to age or changing health.

Question: I no longer live in the state where I purchased my policy, does the increase still apply?

Answer: Yes, the rate increase applies because your long-term care insurance policy is regulated by the state you lived in when you purchased it, even if you have since moved out of that state.

Question: When will this premium increase become effective?

Answer: The increase will become effective on the [first premium due date][first anniversary date] following implementation of the rate increase in the state in which your policy was issued. You can find that date in the Notice of Premium Increase letter that was sent along with these frequently asked questions.

Question: What will happen if I do nothing?

Answer: If you take no action, your policy will remain as it is today, without any changes to coverage or policy features and you will be billed the increased premium rate.

The Prudential Insurance Company of America [As Administered by CHCS Long-Term Care Customer Service Center P.O. Box 1911 Pensacola, FL 32591

Tel: 1-800-732-0416 Fax: 1-866-212-4724]

[DATE]

[FIRST NAME LAST NAME] [STREET ADDRESS] [CITY, STATE ZIP CODE]

Re: Policy Number: [XXXXXXXXXX]
Prudential Long-Term Care Insurance Policy
Notice of Premium Rate Increase

Dear [MR/MS LAST NAME]:

We're writing to let you know that the premium for your long-term care insurance policy is increasing. This letter will tell you when your premium will increase and how much more you will pay. [IF NOT AT MINIMUM:In addition, options that are available to you if you don't want to or can't pay the full premium rate increase¹ are provided on the enclosed *Coverage Options* document.]

We ask that you please read this letter carefully and in its entirety. We encourage you to have a copy of your policy available to reference if needed. If you do not have a copy of your policy, please call our Long-Term Care Customer Service Center at [1-800-732-0416]. Their hours of operation are [Monday through Friday, 8:00 a.m. to 6:00 p.m., Eastern Standard Time].

[IF A MULTIYEAR INCREASE AND THE FINAL ROW INCREASE IS NOT 0% OR IF A SINGLE YEAR RATE INCREASE: Your current premium is [\$xxxx.xx] paid [monthly, quarterly, semiannually, annually]. This premium rate increase¹ will be implemented in [X] phase(s). This chart reflects the phase(s), and your premium after each phase, assuming no benefit changes are made to your policy².][IF A MULTIYEAR INCREASE AND THE FINAL ROW INCREASE IS 0%: Your current premium is [\$xxxx.xx] paid [monthly, quarterly, semiannually, annually]. This premium increase¹, which can vary based on your policy benefits, will be implemented in multiple phases for some policies in your state. This chart reflects the phases, and your premium after each phase, assuming no benefit changes are made to your policy². Note that if your premium rate increase percentage is zero in a given phase, that means your premium will not increase in that phase.]

Rate Increase	Earliest Effective Date of	Premium Rate Increase	New [Monthly, Quarterly,
Phase(s)	Premium Rate Increase	Percentage	Semiannual, Annual]
			Premium with Rate Increase
[1]	[xx/xx/xxxx]	[xx.xx]%	\$[xxxx.xx]
[2]	[xx/xx/xxxx]	[xx.xx]%	\$[xxxx.xx]
[3]	[xx/xx/xxxx]	[xx.xx]%	\$[xxxx.xx]

¹ Premium rate increase is the rate increase that is detailed in this Notice of Premium Rate Increase letter.

² The premium amounts cited in this letter do not reflect any benefit changes that may already be pending at this time or that you elect in the future. Your actual premium may be different due to rounding.

[IF A MULTIYEAR INCREASE; Prior to each phase, you will receive a notification in advance of the effective date of the increase. We recommend that you retain this letter for future reference.]

[IF DIRECT BILL: You'll see this increase in the statement you receive before the effective date of the new premium rate.] [IF EFT: Since you pay your premium via electronic funds transfer, the withdrawal from your account that occurs before the effective date of the new premium rate will automatically reflect the new amount.]

We have filed this premium rate increase with state insurance regulators and are implementing this premium increase as permitted by the terms and conditions of your policy, and in accordance with applicable laws.

If you continue to pay your premium at the increased rate listed, the coverage provided under your policy will remain the same. If you don't want to or can't pay the full premium increase, please refer to the enclosed *Coverage Options* document, which provides information on option(s) to reduce the impact of the premium rate increase.

If you would like to make any change, please complete the enclosed *Long-Term Care Insurance Change Request Form*. You can either complete and fax the form to [1-866-212-4724] or mail the form to the address noted on the *Long-Term Care Insurance Change Request Form*.

Please also refer to the enclosed *Frequently Asked Questions*, which provide more information about this premium rate increase. Please note, all options offered as an alternative to the rate increase may not be of equal value.

We understand this premium rate increase affects you financially, but we hope you will continue to appreciate the value of your long-term care insurance coverage. We made this decision after thoroughly evaluating the factors that impact premium rates. The premiums we charge you are affected by several things, including assumptions we make about the amount of claims we expect to pay under policies like yours, as well as other factors. After an extensive review of all these factors, we determined that a premium rate increase is necessary to continue providing the quality insurance coverage you've come to expect.

[IF ADDITIONAL INCREASE IS CERTAIN: We sought an increase of [xx.x%] when we filed this premium rate increase with your state regulator; however, we were granted a lower increase as shown on page one. Because of this, we anticipate that an additional premium increase will be necessary in the future, but we don't currently know the date or amount of any future increase.]
[IF ADDITIONAL INCREASE IS POSSIBLE: In addition to this premium rate increase identified in this policyholder notification letter, it is possible that, as we continue to regularly review the factors that impact premium rates, another increase may be needed in the future.]

If a future increase becomes necessary, you will receive notification in advance of the effective date of any such increase, along with suggested options to help offset that future increase. We will continue to monitor the factors that impact premiums to determine if our assumptions are consistent with actual experience.

Before making a decision to change your coverage, we encourage you to contact our Long-Term Care Customer Service Center at [1-800-732-0416, Monday through Friday, between 8 a.m. and 6 p.m. ET]. Our dedicated customer service team is ready to assist you and can provide you with information about the complete range of options that may be available to you. We appreciate having you as a customer and look forward to continuing to serve you.

Sincerely,

Prudential Long-Term Care

[cc: Insurance Producer FIRST NAME LAST NAME]

ENCLOSURES:

Coverage Options Form Long-Term Care Insurance Change Request Form Frequently Asked Questions Relating to Premium Increase Form

The Prudential Insurance Company of America [As Administered by CHCS Long-Term Care Customer Service Center P.O. Box 1911 Pensacola, FL 32591

Tel: 1-800-732-0416 Fax: 1-866-212-4724]

Policyholder Name: [FIRST NAME LAST NAME]

Policy Number: [XXXXXXXXXX]

Please complete this form and fax it to [1-866-212-4724] or return it by mail to the address shown above. Since it can take up to 30 days for a benefit change to be processed on your policy, please return this form within 30 days from the date of this Notice of Premium Rate Increase to be assured that the requested change(s) to your Long-Term Care insurance coverage will be reflected on the effective date of the premium rate increase. If you return this form more than 30 days after the mailing date, we cannot guarantee the elected change(s) to your Long-Term Care insurance coverage will be processed before the effective date of the premium rate increase.

Any changes to your coverage can be elected after this 30-day period but your premium rate may be adjusted after the effective date of the premium rate increase. [IF CNFO:Please Note: This does not include changes to your coverage if you elect to exercise the Contingent Non-Forfeiture Benefit Option. Please see the benefit description listed below for details on this benefit option.]

LONG-TERM CARE INSURANCE CHANGE REQUEST FORM

This form can be used to make changes to your Long-Term Care insurance coverage to reduce the impact of the premium rate increase[s] identified in the Notice of Premium Rate Increase letter included with this packet.

If you decide to make a benefit change, you will have a 30 day right to review any changes to your coverage. After that period, the decision to reduce your plan's benefit is not reversible. This decision should be considered carefully. If you anticipate filing a claim in the near future, it may not be advantageous to modify your plan's benefit design.

Before making any changes, we would encourage you to review your policy and to call our Long-Term Care Customer Service Center at [1-800-732-0416, Monday through Friday, between 8 a.m. and 6 p.m. ET], to discuss the range of options that may be available to you, and to learn how the selection of each option will affect (1) the amount of premium you will be required to pay, and (2) your coverage.

Please indicate your change(s) by checking and completing the options below. NOTE: If you check more than one option, you should call us for the new premium amounts.

[IF INSURED UNDER CASH BENEFIT RIDER:Remove my Cash Benefit Rider and convert my Policy to a daily reimbursement plan.]
[IF INSURED UNDER CASH INDEMNITY RIDER: Remove my Cash Indemnity Rider and convert my Policy to a daily reimbursement plan.]

	[IF AUTOMATIC INFLATION:Decrease my Maximum Daily Benefit amount from [\$XXX] to [\$YYY] (my corresponding <i>inflated</i> Maximum Daily Benefit amount would decrease from [\$XXX] to [\$YYY]).][IF NOT AUTOMATIC INFLATION:Decrease my Maximum Daily Benefit amount from [\$XXX] to [\$YYY].]				
	[IF INSURED UNDER MONTHLY BENEFIT RIDER:Remove my Monthly Benefit Rider and convert my Policy to a daily reimbursement plan.]				
	[IF NFO:I wish to exercise the non-forfeiture option. I understand that by doing so, no further premium payments will be due under my policy and my Elimination Period and Maximum Daily Benefit will remain the same, but my Lifetime Maximum benefit will be reduced]				
	[IF CNFO:I wish to exercise the contingent non-forfeiture option. I understand that I can only make this election within the 120-day period following the due date of my increased premium, and that I must continue paying premiums up until that due date. I also understand that by making this election, no further premium payments will be due under my policy and my Elimination Period and Maximum Daily Benefit will remain the same, but my Lifetime Maximum benefit will be reduced.]				
	I would like to exercise the following benefit reduction(s) not listed above:				
to payi unders acknow the 30	I understand that someone from the Long-Term Care Customer Service Center may call me to clarify my wishes or explain if the following change requested can be made. NOWLEDGEMENT: By signing below, I understand that each option available as an alternative mg the full premium rate increase will result in a different change to my policy benefits. I tand that the coverage changes I have selected above will reduce my current benefits. I wledge that I am making this decision carefully and in consideration of my personal situation. After day right to review period, I understand that I am not able to reverse my election. I acknowledge udential has made the Long-Term Care Customer Service Center available for me to discuss these				
options obligat special Pruder individ	s. I affirm that any changes made pursuant to this form, are made voluntarily and that I am under notion to make them. I understand that I may consult with an accountant, financial planner, tax list and other professional advisors before making any changes to my coverage. I acknowledge that atial encourages me to do so to ensure that any changes I make to my coverage best suit my lual financial and insurance needs. I agree that any changes will become effective on the date set by udential Insurance Company of America upon receipt of this request.				
_	ture of Policyholder for Policy Date Signed XXXXXXXX]				

PLEASE RETURN ALL PAGES OF THE CHANGE REQUEST FORM

Coverage Options for Policy [XXXXXXXXX]

[IF INSURED UNDER CASH BENEFIT RIDER: You may drop your Cash Benefit Rider. This means that if you are determined to be eligible to receive benefits under your policy, you will be reimbursed for covered expenses up to the Maximum Daily Benefit for Home and Community-Based Care rather than receive a monthly cash amount as provided under the Cash Benefit Rider. This change will result in a new [monthly, quarterly, semiannual, annual] premium payment of [\$XXXX.XX].]

[IF INSURED UNDER CASH INDEMNITY BENEFIT RIDER: You may drop your Cash Indemnity Rider. This means that if you are determined to be eligible to receive benefits under your policy, you will be reimbursed for covered expenses up to the Maximum Daily Benefit for Home and Community Based Care rather than receive the full daily benefit for Home and Community-Based Care for the days that formal services are received and proof of having received such services is provided to Prudential. This change will result in a new [monthly, quarterly, semiannual, annual] premium payment of [\$XXXX.XX].]

[IF AUTOMATIC INFLATION: You may reduce your initial Maximum Daily Benefit amount from [\$XXX] to [\$YYY] (because your policy has an inflation protection provision or rider, your corresponding *inflated* Maximum Daily Benefit amount will decrease from [\$XXX] to [\$YYY]¹).][IF NOT AUTOMATIC INFLATION: You may reduce your initial Maximum Daily Benefit amount from [\$XXX] to [\$YYY]¹.] This means that the maximum benefit that you could receive under the policy for each day you receive benefits will be reduced to the amount stated above. This change will result in a new [monthly, quarterly, semiannual, annual] premium payment of [\$XXXX.XX]. Please note that by reducing your Maximum Daily Benefit amount, you will also be reducing the total amount of benefits payable under your policy (Lifetime Maximum), unless your policy has an Unlimited Lifetime Maximum. Before making any decision to reduce your Maximum Daily Benefit amount, please consider the current and future cost of care in the geographic area where you anticipate receiving care, and the amount you expect to be able to pay for care from your own assets and savings.]

[IF INSURED UNDER MONTHLY BENEFIT RIDER: You may drop your Monthly Benefit Rider. This means that if you are determined to be eligible to receive benefits under your policy, you will be reimbursed for covered expenses up to the Maximum Daily Benefit for Home and Community-Based Care rather than up to the monthly maximum amount under the Monthly Benefit Rider. This change will result in a new [monthly, quarterly, semiannual, annual] premium payment of [\$XXXX.XX].]

[IF NFO:You may exercise a right under your non-forfeiture rider to change your policy to paid-up status. If you elect this option, you will no longer have to pay any premiums and you will retain a reduced amount of coverage in force which can be used to receive reimbursement for future Long Term Care insurance claims you may ultimately have. The reduced amount of coverage you keep under this option is your reduced paid up benefit. Under the reduced paid up benefit, your Elimination Period and Maximum Daily Benefit will remain the same, but your Lifetime Maximum benefit will be reduced. If you had an inflation benefit in the past, the Maximum Daily Benefit and Lifetime Maximum amounts will no longer increase for inflation in the future under any circumstances. Please note, with the exception of Cash and Monthly Riders, all other riders attached to your policy will terminate. In addition, the following policy riders will also automatically terminate for your Spouse or Qualified Adult: Joint Waiver of Premiums Benefit and Survivor Waiver of Premiums Benefit (if applicable). The other terms of your policy, including but not limited to the requirements you need to meet to be eligible for reimbursement of any future Long Term Care claims, remain unchanged. You can elect this option by checking the appropriate box on the enclosed *Long-Term Care Insurance Change Request Form*. If you do not submit a *Long-Term Care Insurance Change Request Form*. If you do not submit a *Long-Term Care Insurance Change Request Form*.

because you do not pay the full increased premium, your policy will automatically be converted to paidup status with reduced benefits.]

Or, if NFO is not an option,

IF CNFO: You may exercise a contingent non-forfeiture right to change your policy to paid-up status. If you elect this option, you will no longer have to pay premiums and you will retain a reduced amount of coverage in force which can be used to receive reimbursement for future Long Term Care insurance claims you may ultimately have. The reduced amount of coverage you keep under this option is your reduced paid up benefit. Under the reduced paid up benefit, your Elimination Period and Maximum Daily Benefit will remain the same, but your Lifetime Maximum benefit will be reduced. If you had an inflation benefit in the past, the Maximum Daily Benefit and Lifetime Maximum amounts will no longer increase for inflation in the future under any circumstances. Please note, with the exception of Cash and Monthly Riders, all other riders attached to your policy will terminate. In addition, the following policy riders will also automatically terminate for your Spouse or Qualified Adult: Joint Waiver of Premiums Benefit and Survivor Waiver of Premiums Benefit (if applicable). The other terms of your policy, including but not limited to the requirements you need to meet to be eligible for reimbursement of any future Long Term Care claims, remain unchanged. You can elect this option within 120 days of the implementation of the premium increase by checking the appropriate box on the enclosed Long-Term Care Insurance Change Request Form. If you do not submit a Long-Term Care Insurance Change Request Form or contact our Customer Service Center and coverage lapses because you do not pay the full increased premium, your policy will automatically be converted to paid-up status with reduced benefits.]

[IF INSURED UNDER A LIMITED PAY OPTION:It is also important to note that your coverage includes a "Limited Pay Option" premium payment provision. Please consider the number of remaining payments before making the decision to reduce benefits.]

[IF STATE APPROVED INCREASE OVER MULTIPLE YEARS: IMPORTANT INFORMATION:

This policy's premium rate increase is being phased in over multiple years. The increase schedule is shown in the chart on page one of this Notice of Premium Rate Increase. You will receive a notification letter in advance of the effective date of each phase of the premium rate increase.]

[IF NOT AT MINIMUM:Please note that the premiums quoted above relate to your election of just one option.]

If you wish to determine your non-forfeiture value, elect more than one option if available, or understand if there may be additional options available to you such as reducing your Lifetime Maximum benefit amount, please call us at [1-800-732-0416]. Our dedicated Long-Term Care Customer Service Center staff can provide you with information about the complete range of options that may be available and are available to assist you [Monday through Friday, between 8 a.m. and 6 p.m. ET].

If you would like to make any available change, please complete the attached *Long-Term Care Insurance Change Request Form*. You can either fax the completed form to [1-866-212-4724] or mail it to the address noted on the *Long-Term Care Insurance Change Request Form*.

¹ The Maximum Daily Benefit amount is subject to any applicable state and/or partnership regulatory minimum benefit requirements